

Docket No.: M4065.0757/P757  
(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:  
Sandor L. Barna et al.

Application No.: 09/505,645

Allowed: November 18, 2004

Filed: February 16, 2000

Art Unit: 2612

For: TECHNIQUE FOR FLAGGING  
OVERSATURATED PIXELS

Examiner: R. N. Tillery

**SUBMISSION OF FORMAL DRAWINGS**

MS PGPUB Drawings  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Submitted herewith is one set (five sheets, five figures) of drawings for filing in the above-identified patent application. Kindly substitute the enclosed formal drawings for the drawings submitted with the originally filed application.

Dated: February 14, 2005

Respectfully submitted,

By 

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**Atty Docket No.: M4065.0757/P757**

**Inventor:** Sandor L. Bama

**Application No.:** 09/505,645      **Filing Date:** February 16, 2000  
**Title:** TECHNIQUE FOR FLAGGING OVERSATURATED PIXELS

**Documents Filed:**

**Credit Card Payment of \$1,415.00 (1 page)**

**Issue Fee Transmittal (1 page)**

**Comments on Statement of Reasons for Allowance (2 pages)**

**Submission of Formal Drawings (1 page)  
Five Drawings (5 pages)**

Via: PTO Daily Run

**Sender's Initials:** TJD/MAW/sq

Date: February 14, 2005



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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Sandor L. Barna et al

Allowed: 11/18/2004

Application No.: 09/505,645

Confirmation No.: 7363

Filed: February 16, 2000

Art Unit: 2612

For: TECHNIQUE FOR FLAGGING  
OVERSATURATED PIXELS

Examiner: Rashawn N. Tillery

**COMMENTS ON STATEMENT OF REASONS  
FOR ALLOWANCE UNDER 37 CFR §1.104(E)**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

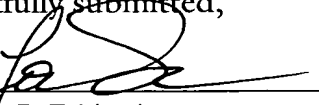
Applicants reviewed the Examiner's Statement of Reasons for Allowance with the November 18, 2004 Notices of Allowance and Allowability. The Statement should not be construed as any agreement with or acquiescence by Applicants in the reasoning stated by the Examiner. Each of the claims stands on its own merits and is patentable because of the combination of elements it recites and not because of the presence or absence of any one particular element.

The Examiner's Statement was not prepared by Applicants and only contains the Examiner's possible positions in one or more reasons for allowability. Thus, any

interpretation with respect to the Examiner's Statement of Reasons for Allowance should not be imputed to Applicants.

Dated: February 14, 2005

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